	,	Recei	iving Rep	ort						
	Date: <u> </u>	Tol	Batch No:							
Packing Slip: Invoice: Receipt: Discrepancie	Yes No Cr	Release Note Attached: Yes No N/A Waybill Attached: Yes No N/A Shipment Complete: Yes No N/A QC6 Inspection N/A N/A N/A								
Part Number	Description	Quantity Ordered	Quantity Received	Quantity Returned	Quantity Short	Comments				
		·								
			·							
Production/Ad Date Received/Cos Initial	1112/18	Initials	of receiver (if shipment (OK) Level of Location					

H:\FORMS\Purchasing\approved purch\RECREPORT Rev D

Purchase Order Receipt Listing

Friday, February 18, 2011 7:17:27 AM

All amounts are calculated in domestic currency.

All Vendors PO ID PO13440 Receipt Dates from 2/18/2011 to 2/18/2011 All Line Item Types All Item ID/GL/WOs All Rec. Employees All Currencies Grouped by Vendor ID

Purchase Order ID/ Curr Type	Line Nbr/ Insp Req	Project ID	Reference Description Cert Std		PO U/M / Stock U/M	Required Date Required Qty		Recv Qty (PO U/M)	Cost Per Unit/ Recv Value	Inspected Qty/ Rejected Qty (PO U/M)	MRB Qty/ MRB Reject Qty	Book Amt
VendorID\Ver	idor Nam	e VU-	ГWМ001	TW Me	etals							
PO13440	1		M6061T67 058	Г0.3125W.	. f	2/15/2011	2/18/2011	204.0000	\$2.17	0.0000	0	\$442.88
USD	No		ALUM TU x .058w 116939	JBE .3125	f	200.0000	DESJ02		\$442.88	0.0000	0	
										Total Received (Quantity:	204.0000
									Total	Qty to Inspect (P	O U/M):	0.0000
										Total Reject (Quantity:	0.0000
										Total Recei	ot Value:	\$442.88
									To	otal Balance Due (Quantity:	0.0000





PACKING SLIP

ORDER NO.: 60422322 FROM: CRAN

11.138 REQ.DATE: 02/11/11 CONFIRMED

PAGE 1

CUST NUMBER: 1203820 NET WGT:

SHIP TO:

SOLD TO:

DART AEROSPACE LTD

DART AEROSPACE LTD

1270 ABERDEEN ST

1270 ABERDEEN ST

ONTARIO CANADA

HAWKESBURY ON

HAWKSBURY ON

CN K6A 1K7

CANADA

CN K6A 1K7

DISTRICT: VIA:

CRANBURY

SALESPERSON: TERMS:

DONNA SMALLEY NET 30 DAYS

F.O.B.:

SHIPPING POINT

60-12-LOCAL RE

CUST ORD NO.:

FREIGHT:

PREPAID

PO13440

RELEASE NO.:

LENGTH

LINE ITEM DESCRIPTION

RECEIVING PHONE:

HTOTW

12 FT ML

0001 41723 D6061-T6 5/16 OD X .058 WA

OTY: 200.000 FT

WT: 11.138 PC: 17 SHP:

204.000 FT

1 TEST REPORTS REQUIRED **

1 CERTS REQUIRED **

ECCN: EAR99

PO:49240348 HT:536386 PC: 17

MELT:UNITED STATES

SLB/CL:332364

MFG: UNITED STATES

AREA TYPE OF ROCH CARTON TYPE OF PKG

_____ PACK INFO -------

LENGTH HGHT

PKGS GRS WEIGHT WIDTH

1.000

16.000

12.5000

1.000 16.000

BY: RT 000-

UNLOAD TYPE: NONE SPECIFIED

DATE SHIPPED

DATE FILLED

THANK YOU FOR THIS ORDER

In effect 08/09/91 TW METALS TERMS AND CONDITIONS

- 1. APPLICATION OF CONDITIONS,
 All sales of products (the Product) are made pursuant to the terms and conditions herein and all orders are received with the understanding that they are placed under those terms and conditions
- 2. MODIFICATION, This agreement may not be amended changed or modified except by a writing duly executed by Buyer and Seller, and is expressly understood that in the case of Seller any such writing shall be executed by an authorized representative of Seller
- PRICES, Prices are subject to change without notice. All orders are accepted subject to Seller's price in effect at the time of shipment. Seller reserves the right to revise prices if there is a change in
 quantity, size, analysis, finish or method and time of shipment differing from those covered in the original order.
- 4. PAYMENT, Buyer shall make payment to Seller in the manner set forth herein. If in the judgment of Seller the creditworthiness of Buyer becomes impaired at any time or Seller otherwise becomes insecure, Seller shall have the right to require payment in advance for making any future shipments and Seller may, upon seven days' written notice to Buyer, declare the unpaid purchase prices of any Products not made when due shall accrue interest at the rate of 18 percent per annum or at the highest interest rate permitted by applicable law, whichever rate is less. At Seller's option, upon any breach or default by Buyer hereunder any outstanding debt obligation or liability of Buyer to Seller, under this agreement or otherwise, to be immediately due and payable. Time is of the essence with respect to all payments due to Seller from Buyer hereunder, and, unless in each instance waived by Seller in writing, timely payment shall be a condition precedent to any subsequent deliveries of Products or other performance by Seller of its duties and obligations hereunder.
- SECURITY INTEREST, Seller shall have, and Buyer hereby grants to Seller, a security interest in all of the Products, and in any proceeds thereof, to secure payment of the purchase price of the Products, and Seller shall have all of the rights and remedies of a secured party under the Uniform Commercial Code in force in the jurisdiction where Seller seeks to enforce any of such rights or remedies. If requested by Seller, Buyer shall sign and deliver to Seller such documents, in a form acceptable to Seller, as Seller may require in order to confirm or perfect its security interest in the Products and proceeds thereof.
- i, RISK OF LOSS, All risk of loss or damage to any Products shall pass from Seller to Buyer upon Seller's delivery of such Products to the carrier designated in the shipping instructions contained herein, or to a carrier reasonably selected by Seller if such shipping instructions do not designate a carrier, for shipment to Buyer. Any changes by carrier at destination for spotting, switching, demurrage or other services shall be paid by Buyer. Any price quotations contained herein are price terms only, and risk of loss or damages and shipping terms are as separately provided in this agreement.
- 7. DEFECTIVE, NONCONFORMING OR REJECTED MERCHANDISE.

 Buyer shall inspect each shipment of Products by Seller to Buyer immediately upon arrival at the Shipments destination, and within thirty days of each such arrival shall notify Seller of (a) any defects in any of the Products contained in such shipment and (b) any reason (other than any such defects) by which the Buyer claims any of such Products are nonconforming goods or for which Buyer rejects any of such products, except that with respect to any claims for shortages, such claims must be made within five days after receipt. If Buyer fails to give such notice in the manner provided herein, all Products contained in any such shipment shall be deemed to conform to the contract and Buyer shall be deemed to have a accepted such Products. If any model or sample was shown to Buyer, such model or sample was used merely to illustrate the general type and quality of the Products and not to represent that the Products would necessarily be that type or nature.

In the event Buyer so notifies Seller of any defects in any of the Products, Buyer shall allow Seller the opportunity to inspect the Products in question, and if requested by Seller, shall return any such Products to Seller. In the event that Seller determines in its sole discretion that any defects in any such Products were not caused by Buyer or others after Seller packaged same for shipment to Buyer, Seller shall, at its option, either exchange, repair or provide Buyer with a refund or credit for the purchase price.

- 8. BUYER'S INSPECTION. Where source inspection is made by Buyer, Buyer's inspector shall be deemed to be the agent of the Buyer to accept material on Buyer's behalf with complete authority to waive specified test or details of test procedure, and to accept material which may deviate from formal specifications.
- PERMISSIBLE VARIATIONS, SIZE AND QUANTITY.
 Seller does not accept responsibility for size ordered to cleanup to finished dimensions unless such size has been recommended in writing by Seller. All Products shall be furnished to mill standard manufacturing variations and practices, and Seller retains the right to modify or change composition, design and appearance of the Products if in its judgment that is desirable. Quantities supplied shall be subject to customary variations recognized by trade practice.
- 10. SELLER'S RIGHT OF RESALE. If Buyer breaches or repudiates any provision hereof or fails to comply with this agreement, Seller shall have the right to resell any undelivered Products ordered by Buyer, together with any Products ordered by Buyer, together with any reclaimed by Seller or as to which Seller may agree to accept return. Any such resales may be public or private, at wholesale or retail, and may be held on one or more occasions and under such procedures, terms and conditions as Seller may determine in its sole discretion. In the event of any such resale, Buyer shall pay to Seller the amount by which the purchase price set forth herein exceeds the amount eviewed by Seller in any public or private sale, plus all expenses of resale and all incidental expenses or damages incurred by Seller as result of Buyer's breach or repudiation. The parties agree that five days' written notice of any such resales is reasonable notice to Buyer of such resale.
- 11. RELATIONSHIP OF PARTIES. The relationship between Seller and Buyer is solely that of vendor and vendee, and Buyer is not and shall not be construed to be a partner, joint venturer, employee, agent, representative of or with Seller for any purpose whatsoever. Buyer does not and shall not have any right or authority whatsoever to assume or to create obligation or responsibility, express or implied, on behalf of or in the name of Seller or to bind Seller in any manner.
- 12. TAXES. Any tax imposed by any law on the sales of Products made or sold by Seller shall be in addition to and a part of the sales price thereof.
- 13. FORCE MAJEURE. In the event that Seller is unable to carry out its obligations hereunder due to acts of God or of the public enemy, war, insurrection, mob violence, civil commotion or riots, strikes, lockouts, labor disputes, fires, floods, earthquakes, epidemics, quarantine restrictions, freight embargoes, shortages of labor or material, unusual delays in transportation, lack of shipping facilities, unavoidable casualty, accidents, abnormal amounts of inclement weather or unusually severe weather, changes in governmental policy, laws or regulations (including but not limited to imposting of quotages or limitations of shipments), or any other cause or causes beyond the control of Seller or the suppliers, whether hereinabove specified or not, Seller shall be permitted to extend the time of performances of its obligations to such extent as may be necessary to enable Seller and its suppliers to complete performance in the exercise of reasonable diligence after the cause or causes of delay have been removed. In the event any such delay continues for a period of more than six months, either party may terminate this agreement by so notifying the other party in writing.
- 14. CHANGES AND CANCELLATIONS. Should the Buyer desire to cancel, revise, or suspend this order for reasons beyond Buyer's control. Seller shall discuss the matter promptly with Buyer and the parties shall do all possible to make a mutually satisfactory agreement. In cases where the material has been manufactured partially or completely for Buyer's requirement and the mill is unable to cancel, Buyer will be informed of charges incurred to Buyer's account and Buyer agrees to pay such charges promptly.
- 15. LIMITATIONS OF LIABILITY. In no event shall the amount of Seller's liability for any breach or default hereunder exceed the purchase price paid or payable by Buyer to Seller for the Products and in no event shall Buyer be entitled to claim compensation for special, incidental or consequential damages for defective goods or services, late delivery or nondelivery, nor shall Seller be liable for Buyer's loss of profits or loss of any other kind or description whatsoever. BUYER ACKNOWLEDGES THAT SELLER HAS NOT MADE AND SHALL NOT MAKE OR BE LIABLE UNDER ANY GUARANTIES, WARRANTIES, OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN ANY MANNER OR FORM WHATSOEVER, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR USE OR PURPOSE, EXCEPT THOSE EXPRESSLY SET FORTH HEREIN OR IN A WRITING DELIVERED BY SELLER TO BUYER, AND SELLER SHALL NOT DIRECTLY, BE RESPONSIBLE OR LIABLE FOR ANY CLAIM, LOSS, DAMAGE, LIABILITY, COST, OR EXPENSE IN CONNECTION WITH, ARISING OUT OF OR RELATING TO THE PRODUCTS, EXCEPT AS EXPRESSLY SET FORTH HEREIN.
- 16. RETENTION OF RIGHTS. The parties acknowledge and agree that Seller and its suppliers have acquired various patents, trademarks, trade names, and trade secrets with respect to Products, and that matters relating to manufacture, production and distribution of Products confidential information and trade secrets of Seller and its suppliers and are not commonly known or accessible to the trade. No right, title, or interest in or to Products generally, or in any patents, trademarks, trade names, confidential information, or trade secrets relating to Products shall pass to Buyer under this agreement, and no right is given to or acquired by Buyer to use or duplicate same, in part or in whole, and Buyer shall receive such confidential information and trade secrets in confidence and trust, without revealing same to any other necessor or entity.
- 17. ASSIGNMENTS. Buyer's rights, claims, duties and responsibilities under this Agreement may not be assigned, delegated, or otherwise transferred in any manner without the prior express written consent of Seller in each instance.
- 18. TERMINATION. In the event of any breach or default by the other party in any of the terms or conditions of this agreement, or any other contract or arrangement between the parties, either party may immediately terminate this agreement by giving written notice to the other party. This agreement shall immediately terminate without notice by or to, or other action by, either party in the event of any assignment for the benefit of creditors or offer to make an extension to creditors by Buyer; the insolvency (as such term is defined to the Uniform Commercial Code) of Buyer; the commencement of any proceedings under any bankruptcy laws by or against Buyer; the suspension or liquidation of Buyer's usual business; or any transfer (either voluntary or involuntary) of a substantial part of Buyer's property or assets other than in the ordinary course of business; provided, however that in the event of any such termination, the terms and conditions of this agreement shall continue to be binding upon the parties in connection with all Products shipped by Seller to Buyer.
- 19. NOTICES. Any notice required or permitted to be given under this agreement shall be in writing and shall be deemed to have been given upon personal delivery, or forty-eight hours after mailing, be certified or registered United States mail, return receipt requested, postage prepaid, addressed in accordance with the addresses set forth herein, or such other addresses of which notice is so given.
- 20. ATTORNEYS' FEES. In the event any action is initiated for any breach of or default in any terms or conditions of this agreement, then the party in whose favor judgment shall be entered shall be entitled to have and recover from the other party all costs and expenses (including attorneys' fees) incurred in such action and any appeal therefrom.
- 21. LITIGATION. It is hereby irrevocably agreed that all actions, suits or proceedings between Seller and Buyer arising out of, in connection with or relating to this agreement or the interpretation, performance or breach of this agreement shall be litigated in the State or Federal Courts in the County of Chester in the State of Pennsylvania, except that Seller may institute and prosecute to judgment in any court of competent jurisdiction an action, suit or proceeding to effect collection of any monies due Seller from Buyer and Buyer shall reimburse Seller for all costs and expenses (including attorneys' fees) incurred by Seller in so doing. Buyer consents to the jurisdiction of such State of Pennsylvania, walves the right to transfer or change venue of any litigation commenced in any of such Courts, and waives personal service of all process upon Buyer on the condition that all such process is served personally or by registered or certified mail addressed to Buyer at Buyer's last known address.
- 22. GOVERNING LAWS. This agreement shall be governed by and interpreted in accordance with the laws of the State from which the Products are shipped.
- 23. SEVERABILITY. If any provision of this agreement, or any portion of any such provision, is held to be unenforceable or invalid, the remaining provisions and portions shall nevertheless be carried into effect.
- 24. WAIVERS. Any action or proceeding relating to or concerning this agreement, or any breach thereof, must be commenced within one year after the claim or cause of action accrues and, if no action or proceeding is commenced within such one year period, the party in whose favor the claim or cause of action arises shall be deemed to have waived same. All rights and remedies of the parties are separate and cumulative, and not one of them, whether exercised or not, shall be deemed to be to the exclusion of any other rights or remedies and shall not limit or prejudice any other legal or equitable rights or remedies which the parties may have. Except as otherwise provided in this Paragraph 24, the parties shall not be deemed to waive any of their rights or remedies under this agreement relating to any Products, unless such waiver is in writing and signed by the party to be bound, and no delay or omission on the part of either party in exercising any right or remedy shall operate as a waiver of such right or remedy. A waiver on any one occasion shall not be construed as a bar to or waiver of any right or remedy on any future occasion.
- 25. HEADINGS. The headings contained in this agreement are for convenience only and are not a part of this agreement, and do not in anyway interpret, limit or amplify the scope, extent or intent of this agreement, or any of the provisions of this agreement.
- 6. CONFLICTING PROVISIONS. The printed provisions of this agreement shall be construed as consistent with and cumulative to any other provisions typed, written or otherwise filled in and agreed to by both parties, but if such construction is unreasonable such other provisions shall prevail to the extent of any consistency with such printed provisions.





PACKING SLIP

ORDER NO.: 60422322

FROM: CRAN

PAGE

CUST NUMBER: 1203820 NET WGT:

SOLD TO:

DART AEROSPACE LTD 1270 ABERDEEN ST HAWKESBURY ON

CANADA

CN K6A 1K7

SALESPERSON:

TERMS: F.O.B.:

CUST ORD NO .:

VIA:

FREIGHT:

RELEASE NO.: RECEIVING PHONE:

DONNA SMALLEY NET 30 DAYS SHIPPING POINT

PO13440 60-12-LOCAL RE

PREPAID

REO.DATE: 02/11/11 CONFIRMED 11.138

SHIP TO:

DART AEROSPACE LTD 1270 ABERDEEN ST HAWKSBURY ON

ONTARIO CANADA

CN K6A 1K7

DISTRICT: CRANBURY 27 ENGLEHARD DRIVE

MONROE TWP

NJ 08831

"TW Metals MSDS data is available on our web site at www.twmetals.com. MSDS data can be found under the Technical Resources Tab, Product Statistics & Data and the TW Metals MSDS's heading. If you do not have web site access you may telephone 610-458-1300 and we will mail or fax a copy of our current MSDS data to your location."

"CERTIFICATE OF CONFORMANCE"

"TW Metals certifies that the material supplied on this purchase order and contained in the heat/lot number referenced above has been manufactured, inspected, and tested in accordance with the material specification. These records are on file at TW Metals. Packaging material for shipments to Europe and China consists of manufactured wood products and complies with the European emergency measures for coniferous non-manufactured wood packing material"

Authorized Test Report Clerk Com Movember 2/08/11 Date:

These commodities have been exported from the United States in accordance with the U.S. export control laws, export administrations regulations. Diversion contrary to U.S. law prohibited.

In effect 08/09/91 TW METALS TERMS AND CONDITIONS

- 1. APPLICATION OF CONDITIONS, All sales of products (the Product) are made pursuant to the terms and conditions herein and all orders are received with the understanding that they are placed under those terms and conditions
- 2. MODIFICATION, This agreement may not be amended changed or modified except by a writing duly executed by Buyer and Seller, and is expressly understood that in the case of Seller any such writing shall be executed by an authorized representative of Seller
- PRICES, Prices are subject to change without notice. All orders are accepted subject to Seller's price in effect at the time of shipment. Seller reserves the right to revise prices if there is a change in quantity, size, analysis, finish or method and time of shipment differing from those covered in the original order.
- 4. PAYMENT, Buyer shall make payment to Seller in the manner set forth herein. If in the judgment of Seller the creditworthiness of Buyer becomes impaired at any time or Seller otherwise becomes insecure, Seller shall have the right to require payment in advance for making any future shipments and Seller may, upon seven days' written notice to Buyer, declare the unpaid purchase prices of any Products not made when due shall accrue interest at the rate of 18 percent per annum or at the highest interest rate permitted by applicable law, whichever rate is less. At Seller's option, upon any breach of default by Buyer hereunder any outstanding debt obligation or liability of Buyer to Seller, under this agreement or otherwise, to be immediately due and payable. Time is of the essence with respect to all payments due to Seller from Buyer hereunder, and, unless in each instance waived by Seller in writing, timely payment shall be a condition precedent to any subsequent deliveries of Products or other performance by Seller of its duties and obligations hereunder.
- 5. SECURITY INTEREST, Seller shall have, and Buyer hereby grants to Seller, a security interest in all of the Products, and in any proceeds thereof, to secure payment of the purchase price of the Products, and Seller shall have all of the rights and remedies of a secured party under the Uniform Commercial Code in force in the jurisdiction where Seller seeks to enforce any of such rights or remedies. If requested by Seller, Buyer shall sign and deliver to Seller such documents, in a form acceptable to Seller, as Seller may require in order to confirm or perfect its security interest in the Products and proceeds thereof.
- 6. RISK OF LOSS, All risk of loss or damage to any Products shall pass from Seller to Buyer upon Seller's delivery of such Products to the carrier designated in the shipping instructions contained herein, or to a carrier reasonably selected by Seller if such shipping instructions do not designate a carrier, for shipment to Buyer. Any changes by carrier at destination for spotting, switching, demurrage or other services shall be paid by Buyer. Any price quotations contained herein are price terms only, and risk of loss or damages and shipping terms are as separately provided in this agreement.
- 7. DEFECTIVE, NONCONFORMING OR REJECTED MERCHANDISE.

 Buyer shall inspect each shipment of Products by Seller to Buyer immediately upon arrival at the Shipments destination, and within thirty days of each such arrival shall notify Seller of (a) any defects in any of the Products contained in such shipment and (b) any reason (other than any such defects) by which the Buyer claims any of such Products are nonconforming goods or for which Buyer rejects any of such products, except that with respect to any claims for shortages, such claims must be made within five days after receipt. If Buyer fails to give such notice in the manner provided herein, all Products contained in any such shipment shall be deemed to conform to the contract and Buyer shall be deemed to have a accepted such Products. If any model or sample was shown to Buyer, such model or sample was used merely to illustrate the general type and quality of the Products and not to represent that the Products would necessarily be that type or nature.

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- 8. BUYER'S INSPECTION. Where source inspection is made by Buyer, Buyer's inspector shall be deemed to be the agent of the Buyer to accept material on Buyer's behalf with complete authority to waive specified test or details of test procedure, and to accept material which may deviate from formal specifications.
- PERMISSIBLE VARIATIONS, SIZE AND QUANTITY. Seller does not accept responsibility for size ordered to cleanup to finished dimensions unless such size has been recommended in writing by Seller. All Products shall be furnished to mill standard manufacturing variations and practices, and Seller retains the right to modify or change composition, design and appearance of the Products if in its judgment that is desirable. Quantities supplied shall be subject to customary variations recognized by trade practice.
- 10. SELLER'S RIGHT OF RESALE. If Buyer breaches or repudiates any provision hereof or fails to comply with this agreement, Seller shall have the right to resell any undelivered Products ordered by Buyer, together with any Products ordered by Buyer, together with any reclaimed by Seller or as to which Seller may agree to accept return. Any such resales may be public or private, at wholesale or retail, and may be held on one or more occasions and under such procedures, terms and conditions as Seller may determine in its sole discretion. In the event of any such resale, Buyer shall pay to Seller the amount by which the purchase price set forth herein exceeds the amount received by Seller in any public or private sale, plus all expenses of resale and all incidental expenses or damages incurred by Seller as result of Buyer's breach or repudiation. The parties agree that five days' written notice of any such resales is reasonable notice to Buyer of such resale.
- 11. RELATIONSHIP OF PARTIES. The relationship between Seller and Buyer is solely that of vendor and vendee, and Buyer is not and shall not be construed to be a partner, joint venturer, employee, agent, representative of or with Seller for any purpose whatsoever. Buyer does not and shall not have any right or authority whatsoever to assume or to create obligation or responsibility, express or implied, on behalf of or in the name of Seller or to bind Seller in any manner.
- 12. TAXES. Any tax imposed by any law on the sales of Products made or sold by Seller shall be in addition to and a part of the sales price thereof.
- 13. FORCE MAJEURE. In the event that Seller is unable to carry out its obligations hereunder due to acts of God or of the public enemy, war, insurrection, mob violence, civil commotion or riots, strikes, lockouts, labor disputes, fires, floods, earthquakes, epidemics, quarantine restrictions, freight embargoes, shortages of labor or material, unusual delays in transportation, lack of shipping facilities, unavoidable casualty, accidents, abnormal amounts of incliment weather or unusualty severe weather, changes in governmental policy, laws or regulations (including but not limited to impositions of quotas or limitations of shipments), or any other cause or causes beyond the control of Seller or the suppliers, whether hereinabove specified or not, Seller shall be permitted to extend the time of performance in the exercise of reasonable diligence after the cause or causes of delay have been removed. In the event any such delay continues for a period of more than six months, either party may terminate this agreement by so notifying the other party in writing.
- 14. CHANGES AND CANCELLATIONS. Should the Buyer desire to cancel, revise, or suspend this order for reasons beyond Buyer's control. Seller shall discuss the matter promptly with Buyer and the parties shall do all possible to make a mutually satisfactory agreement. In cases where the material has been manufactured partially or completely for Buyer's requirement and the mill is unable to cancel, Buyer will be informed of charges incurred to Buyer's account and Buyer agrees to pay such charges promptly.
- 15. LIMITATIONS OF LIABILITY. In no event shall the amount of Seller's liability for any breach or default hereunder exceed the purchase price paid or payable by Buyer to Seller for the Products and in no event shall Buyer be entitled to claim compensation for special, incidental or consequential damages for defective goods or services, late delivery or nondelivery, nor shall Seller be liable for Buyer's loss of profits or loss of any other kind or description whatsoever. BUYER ACKNOWLEDGES THAT SELLER HAS NOT MADE AND SHALL NOT MAKE OR BE LIABLE UNDER ANY GUARANTIES, WARRANTIES, OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN ANY MANNER OR FORM WHATSOEVER, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR USE OR PURPOSE, EXCEPT THOSE EXPRESSLY SET FORTH HEREIN OR IN A WRITING DELIVERED BY SELLER TO BUYER, AND SELLER SHALL NOT DIRECTLY, BE RESPONSIBLE OR LIABLE FOR ANY CLAIM, LOSS, DAMAGE, LIABILITY, COST, OR EXPENSE IN CONNECTION WITH, ARISING OUT OF OR RELATING TO THE PRODUCTS, EXCEPT AS EXPRESSLY SET FORTH HEREIN.
- 16. RETENTION OF RIGHTS. The parties acknowledge and agree that Seller and its suppliers have acquired various patents, trademarks, trade names, and trade secrets with respect to Products, and that matters relating to manufacture, production and distribution of Products constitute confidential information and trade secrets of Seller and its suppliers and are not commonly known or accessible to the trade. No right, title, or interest in or to Products generally, or in any patents, trademarks, trade names, confidential information, or trade secrets relating to Products shall pass to Buyer under this agreement, and no right is given to or acquired by Buyer to use or duplicate same, in part or in whole, and Buyer shall receive such confidential information and trade secrets in confidence and trust, without revealing same to any other person or entity.
- 17. ASSIGNMENTS. Buyer's rights, claims, duties and responsibilities under this Agreement may not be assigned, delegated, or otherwise transferred in any manner without the prior express written consent of Seller in each instance.
- 18. TERMINATION. In the event of any breach or default by the other party in any of the terms or conditions of this agreement, or any other contract or arrangement between the parties, either party may immediately terminate this agreement by giving written notice to the other party. This agreement shall immediately terminate without notice by or to, or other action by, either party in the event of any assignment for the benefit of creditors or offer to make an extension to creditors by Buyer; the isolvency (as such term is defined to the Uniform Commercial Code) of Buyer; the commencement of any proceedings under any bankruptcy laws by or against Buyer; the suspension or liquidation of Buyer's usual business; or any transfer (either voluntary or involuntary) of a substantial part of Buyer's property or assets other than in the ordinary course of business; provided, however that in the event of any such termination, the terms and conditions of this agreement shall continue to be binding upon the parties in connection with all Products shipped by Seller to Buyer.
- 19. NOTICES. Any notice required or permitted to be given under this agreement shall be in writing and shall be deemed to have been given upon personal delivery, or forty-eight hours after mailing, be certified or registered United States mail, return receipt requested, postage prepaid, addressed in accordance with the addresses set forth herein, or such other addresses of which notice is so given.
- 20. ATTORNEYS' FEES. In the event any action is initiated for any breach of or default in any terms or conditions of this agreement, then the party in whose favor judgment shall be entered shall be entitled to have and recover from the other party all costs and expenses (including attorneys' fees) incurred in such action and any appeal therefrom.
- 21. LITIGATION. It is hereby irrevocably agreed that all actions, suits or proceedings between Seller and Buyer arising out of, in connection with or relating to this agreement or the interpretation, performance or breach of this agreement shall be litigated in the State or Federal Courts in the County of Chester in the State of Pennsylvania, except that Seller may institute and prosecute to judgment in any court of competent jurisdiction an action, suit or proceeding to effect collection of any monies due Seller from Buyer and Buyer shall relimburse Seller for all costs and expenses (including attorneys' fees) incurred by Seller in so doing. Buyer consents to the jurisdiction of such State of Pennsylvania, waives the right to transfer or change evenue of any litigation commenced in any of such Courts, and waives personal service of all process upon Buyer on the condition that all such process is served personally or by registered or certified mail addressed to Buyer at Buyer's last known address.
- 22. GOVERNING LAWS. This agreement shall be governed by and interpreted in accordance with the laws of the State from which the Products are shipped.

25.

- 23. SEVERABILITY. If any provision of this agreement, or any portion of any such provision, is held to be unenforceable or invalid, the remaining provisions and portions shall nevertheless be
- 24. WAIVERS. Any action or proceeding relating to or concerning this agreement, or any breach thereof, must be commenced within one year after the claim or cause of action accrues and, if no action or proceeding is commenced within such one year period, the party in whose favor the claim or cause of action arises shall be deemed to have waived same. All rights and remedies of the parties are separate and cumulative, and not one of them, whether exercised or not, shall be deemed to be to the exclusion of any other rights or remedies and shall not limit or prejudice any other legal or equitable rights or remedies which the parties may have. Except as otherwise provided in this Paragraph 24, the parties shall not be deemed to waive any of their rights or remedies under this agreement relating to any Products, unless such waiver is in writing and signed by the party to be bound, and no delay or omission on the part of either party in exercising any right or remedy shall operate as a waiver of such right or remedy. A waiver on any one occasion shall not be construed as a bar to or waiver of any right or remedy on any future occasion.
 - HEADINGS. The headings contained in this agreement are for convenience only and are not a part of this agreement, and do not in anyway interpret, limit or amplify the scope, extent or intent of this agreement, or any of the provisions of this agreement.
- 26. CONFLICTING PROVISIONS. The printed provisions of this agreement shall be construed as consistent with and cumulative to any other provisions typed, written or otherwise filled in and agreed to by both parties, but if such construction is unreasonable such other provisions shall prevail to the extent of any consistency with such printed provisions.



Control No: 132312

Precision Tube Company

A Mueller Industries Company

287 Wissahickon Avenue North Wales, Pennsylvania 19454 Phone: (215) 699-5801 - Fax: (215) 699-0761

Quality Management System Registered to ISO 9001: 2008 CERTIFICATION AND TEST REPORTS

<u> </u>	JO I UN	DEKOR	492403	348 LINE	DER N 001). Cu	ST: ORI 332364	D.NO.		PRE	CISION T	UBE PIN
	7	W ME	TALS								12505800	05
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							T 70010	_				
			LEI	NGTH - 1	210-04 12 FT	AMS-WW-	1-700/6/	<u>4</u>	_			
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We hereby	certify that	the foreon	na resulte	are correct "	had the end							
attributes of containing d	the items f	umished o	on this order	During the r	nar ine mat nanufacturi	enai complies with i	lhe requirem ection, the pr	ents of the a oduct did no	bove specifications	s and purchase or	rder and that the	e lest reports represent the actual compounds, nor with any mercury
J -		- y - + ti oll l	a-c rounds	y containmen	i.		BY:				ur, or any or its t	compounds, nor with any mercury
	•						٠, ٠	Arto	naitis			01/10/11

KAISER ALUMINUM MATERIAL CERTIFICATION PRECISION TUBE CO 287 WISSAHICKON AVENUE N. WALES, PA 19454

PAGE

KAISER ALUMINUM FABRICATED PROCUCTS, LLC 2425 STEVENS DRIVE RICHLAND, WA 99352

PRECISION TUBE CO

N. WALES SOLD TO

PA 19454 PT17134

PURCHASE ORDER

12/02/10

DATE PRINTED

DATE PRINTED

SOLD TO

SPIRIT-352567

PURCHASE ORDER

5.4#/PC +.500#/-0# 1.312 OD X .085 WALL ESRT

CUSTOMER PART NUMBER DESCRIPTION

311130-001 RELEASE-ITEM

50751 165

6061-O

ALLOY/TEMPER

MECHANICAL PROPERTY RESULTS

REFERENCE	SAMPLE#	UTS (KSI)	VTC (VCT)	0.503			
50751 165			YTS (KSI)	%Elong in 2"	HARDNESS	CONDUCT.	BEND
50751 165	0001 002	17.0	5.3	28.5	NA N/A	N/A	N/A
50751 165		16.5	5.5	28.9	NA N/A	N/A	N/A
	0001 003	16.7	5.1	28.4	NA N/A	N/A	
50751 165	0001 004	16.5	4.9	28.0	NA N/A		N/A
50751 165	0001 005	16.5	6.1	27.7		N/A	N/A
50751 165	0001 006	16.5	4.8		NA N/A	N/A	N/A
50751 165	0001 007	16.6		28.6	NA N/A	N/A	N/A
50751 165	0001 008	16.6	4.9	28.5	NA N/A	n/a	N/A
50751 165	0001 009		5.2	29.1	NA N/A	N/A	N/A
50751 165		16.2	4.7	28.7	NA N/A	N/A	N/A
50751 165	0001 010	16.4	5.0	30.3	NA N/A	N/A	
	0001 011	16.8	5.0	30.9	NA N/A		N/A
50751 165	0001 012	16.9	5.0	29.7		N/A	N/A
50751 165	0001 013	16.7	5.0		NA N/A	N/A	N/A
50751 165	0001 014	16.9		29.5	NA N/A	N/A	N/A
50751 165	0001 015		5.3	30.0	NA N/A	N/A	N/A
50751 165	0001 016	16.5	4.8	28.6	NA N/A	N/A	N/A
20.01 100	000T 0TP	16.7	6.2	28.9	NA N/A	N7 / 73	11/A

Applicable Requirements:

ASTM-B241-02 ASTM-B221-08 ASTM-B345-02

AMS-QQ-A-200/8 TYPE 1 JNS#96061

ACTUAL CHEMISTRY

Also conforms to EN 10204 3.1

Kaiser Aluminum Fabricated Products, LLC hereby certifies that metal shipped under this order has been inspected and tested and found in conformance with the applicable specifications forming a part of the description set forth in Kaiser's sales acknowledgement form. Any warranty is limited to that shown on Kaiser's general terms & conditions of sale. Test reports are on file, subject to examination.

Domestic Melt Source

Ron Walls

General Manager

KAISER ALUMINUM FABRICATED PROCUCTS, LLC 2425 STEVENS DRIVE RICHLAND, WA 99352

PRECISION TUBE CO

N. WALES SOLD TO

PA 19454 PT17134

12/02/10

PURCHASE ORDER

DATE PRINTED

SOLD TO

PURCHASE ORDER

DATE PRINTED

5.4#/PC +.500#/~0#

SPIRIT-352567

1.312 OD X .085 WALL ESRT

CUSTOMER PART NUMBER

DESCRIPTION

311130-001 RELEASE-ITEM

50751 165

6061-0

ALLOY/TEMPER

CHEMICAL COMPOSITION (WT%), ALUMINUM REMAINDER

Others 6061 LIMITS Ea Tot 0.80 0.70 0.40 0.15 1.20 0.35 0.25 0.15 Maximum NA NA NA 0.05 .15 0.40 0.00 0.15 0.00 0.80 0.04 0.00 0.00 NA NA 0.00 .0

Others Cast No Cu Pb Zn Bi Zr Ea Tot 68879 01 .05 1.01 .04 .02 .00 .00 .02



Applicable Requirements:

ASTM-B241-02 ASTM-B221-08 ASTM-B345-02 AMS-QQ-A-200/8 TYPE 1 UNS#96061 ACTUAL CHEMISTRY Also conforms to EN 10204 3.1

Kaiser Aluminum Fabricated Products, LLC hereby certifies that metal shipped under this order has been inspected and tested and found in conformance with the applicable specifications forming a part of the description set forth in Kaiser's sales acknowledgement form. Any warranty is limited to that shown on Kaiser's general terms & conditions of sale. Test reports are on file, subject to examination.

Domestic Melt Source

General Manager

n Walh

STONED



Dart Aerospace Ltd. 1270 Aberdeen Street Hawkesbury, ON K6A 1K7

Tel: 613 632 9577 Fax: 613 632 1053

PURCHASE ORDER

Purchase Order ID PO13440

Purchase Order Date 2/07/11 PO Print Date 2/07/11

Page Number 1 of 1

Order From:

VU-TWM001

TW METALS PO BOX 933014

ALTANTA, GA 31193-3014

Contact Name

Vendor Phone

585 768 5600

Vendor Fax 585 768 5601

Vendor Account Nbr

Buyer

Chantal Lavoie

Requisition Nbr

Tax Resale Nbr

10127-2607

Terms Currency Net 30 USD

FOB

Destination-Collect

Ship To:

DART AEROSPACE LTD

1270 ABERDEEN

HAWKESBURY, ON K6A 1K7

CANADA

Line Nbr Reference Revision ID Vendor Part Number

Description/ Mfg ID

Req Date/

Taxable Unit of Measure

Req Qty/ Ship Method

Unit Price

Extended Price

M6061T6T0.3125W.058

ALUM TUBE .3125 x .058w

2/15/11

200.00 Yours ppd \$2.2000

\$440.00

Yes

NE c 204 /4/2/17

Special Inst:

MATERIAL: 6061-T6 OR 6061-T62

TUBING PER

WW-T-700/6 OR AMS 4080 OR AMS 4082

QQ-A-200/8 OR QQ-A-225/8

PO Total:

\$440.00

MATERIAL CERTIFICATION REQ'D UPON DELIVERY

No substitution or deviation without consent.

Certificate of Conformity or Material Certification required when applicable

Change Nbr:

Change Date: 2/07/11

Chantal Lavoie

From:

donna.smalley@twmetals.com

Sent:

February 2, 2011 9:10 AM

To:

Chantal Lavoie

Subject: Re: quote

I have stock in NJ \$2.20 ft delivered one week

Donna Smalley Inside Account Manager TW Metals, Inc. Rochester, NY Phone: 585-768-5600 585-768-5601 DIRECT 585-768-5604 800-203-8000 www.twmetals.com

"Chantal Lavoie" <clavoie@dartaero.com>

To <donna.smalley@twmetals.com>

CC

Subject quote

02/02/2011 08:41 AM

Hi Doris, Please advise price & delivery on material. 6061t6 round tubing 0.3125" x .058" wall x 100ft Thanks Chantal

TRANSMISSION VERIFICATION REPORT

TIME : 02/07/2011 NAME : FAX : TEL : SER.# : F9N212739 : 02/07/2011 12:15

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

02/07 12:14 15857685601 00:00:19 01 OK STANDARD ECM





ORDER NO.: 60422322 FROM: CRAN PAGE 1

CUST NUMBER: 1203820 NET WGT:

11.138 REQ.DATE: 02/11/11 CONFIRMED

SOLD TO:

SHIP TO:

DART AEROSPACE LTD

DART AEROSPACE LTD 1270 ABERDEEN ST

ONTARIO CANADA

1270 ABERDEEN ST HAWKESBURY ON

HAWKSBURY ON

CN K6A 1K7

CANADA

CN K6A 1K7

SALESPERSON:

DONNA SMALLEY

DISTRICT:

CRANBURY

TERMS: F.O.B.:

NET 30 DAYS

VIA:

60-12-LOCAL RE

SHIPPING POINT

FREIGHT:

PREPAID

CUST ORD NO.: PO13440

RELEASE NO.:

RECEIVING PHONE:

LINE ITEM DESCRIPTION

WIDTH

LENGTH

0001 41723 D6061-T6 5/16 OD X .058 WA

QTY:

200.000 FT

WT: 11.138 PC: 17 SHP: 204.000 FT

12 FT ML

** 1 TEST REPORTS REQUIRED **

** 1 CERTS REQUIRED **

ECCN: EAR99

PO:49240348 HT:536386 PC: 17 SLB/CL:332364

MELT:UNITED STATES

MFG: UNITED STATES

PACK INFO

AREA TYPE OF PKG

PKGS GRS WEIGHT WIDTH LENGTH HGHT

ROCH CARTON

1.000 16.000

12.5000

1.000 16.000

BY:

RT 000-

UNLOAD TYPE: NONE SPECIFIED

DATE SHIPPED _____

DATE FILLED

THANK YOU FOR THIS ORDER





ORDER NO.: 60422322

FROM: CRAN

PAGE 2

CUST NUMBER: 1203820 NET WGT:

SOLD TO: DART AEROSPACE LTD

1270 ABERDEEN ST

HAWKESBURY ON

CANADA

TERMS:

F.O.B.:

CN K6A 1K7

11.138 REQ.DATE: 02/11/11 CONFIRMED

SHIP TO:

DART AEROSPACE LTD 1270 ABERDEEN ST

DISTRICT: CRANBURY

27 ENGLEHARD DRIVE

HAWKSBURY ON

MONROE TWP

ONTARIO CANADA

CN K6A 1K7

NJ 08831

SALESPERSON:

DONNA SMALLEY

NET 30 DAYS SHIPPING POINT

CUST ORD NO.:

PO13440

VTA. FREIGHT: 60-12-LOCAL RE

RELEASE NO.: RECEIVING PHONE:

PREPAID

"TW Metals MSDS data is available on our web site at www.twmetals.com. MSDS data can be found under the Technical Resources Tab, Product Statistics & Data and the TW Metals MSDS's heading. If you do not have web site access you may telephone 610-458-1300 and we will mail or fax a copy of our current MSDS data to your location."

"CERTIFICATE OF CONFORMANCE"

"TW Metals certifies that the material supplied on this purchase order and contained in the heat/lot number referenced above has been manufactured, inspected, and tested in accordance with the material specification. These records are on file at TW Metals. Packaging material for shipments to Europe and China consists of manufactured wood products and complies with the European emergency measures for coniferous non-manufactured wood packing material"

Electronically Generated Certificate-Valid without signature Date: 2/11/11

These commodities have been exported from the United States in accordance with the U.S. export control laws, export administrations regulations. Diversion contrary to U.S. law prohibited.



Control No: 132312

Precision Tube Company

A Mueller Industries Company

287 Wissahickon Avenue North Wales, Pennsylvania 19454

Phone: (215) 699-5801 - Fax: (215) 699-0761

Quality Management System Registered to ISO 9001: 2008
CERTIFICATION AND TEST REPORTS

CUS	TOMER PL	I RCHASE ORD 19240348 LINE	ER NO.	CUST.OF	D.NO.		PRF	CISION T	LIPE DAI	
		19240348 LINE	001	33236	4		24A03	12505800	05 05	
SOLD TO	EXTON,	04 ISTITUTION DF PA 19341			SHIP	TW METALS - CRANBURY 27 ENGLEHARD DRIVE MONROE TWP, NJ 08831				
QUAN	TITY ORD.	METAL OR	DESCR	IPTION		QTY.S	LIDDED	n is Lagrangia		
	2,004 FT	TEMPER - T SPEC - AMS ASTM-B-2 LENGTH - 12 LGTH TOL - SHAPE - RO FINISH - STE	61 ALUM 6 4082P 10-04 AMS 2 FT 1-1250 IN UND	S-WW-T-700/6 - 0000 IN KACT LENGTI	₿A		2,196 FT		DATE SHIPPED 01/10/11	
To sale to sal	No. Addition that year	WALL .0580	+.0040	0040						
	<u> </u>	TENEUE		MECHANICA	L PROP	ERTIES	ASSESSED A			
SAM	IPLE#	STRENGTH (P.S.I)		SIKENGTH	ELONO IN 2 II	SATION NCHES		KWELL ONESS	AVERAGE	
1 2		46,914 47,636		(P.S.I.) 41,993 42,596	16 14	(4)			GRAIN SIZE (MM.)	
Country DFARS I	IROUS NITI MICRO EXA of Melt: US BAA V	SION TEST: RATE TEST: AMINATION: A Country of Complies	Cannot C	ortific Committee	R BAA	TENING TI	EST: es(Cannot Ce	rtify Compliance	
HYDRO	STATIC PE	CURRENT TEST RESSURE TEST RASONIC TEST	Γ: PASS Γ:	<u>Non-destr</u>	(© IIV=	E818		Favos Jary	Cannot Certify Compliand	
ALLOY:	6061	HEAT:		CHEMICAL C	OMPOS	TION				
		HEAT:		IRA	CEABILIT MATL VI	Y#: 536	386			
	Si Fe	Cu	Mn	Mg Cr	Zn	END: PI	17134 - Ka	aiser Alum - Element	inum to At	
).40).80 0.7(0.15 0 0.40		0.80 0.04 1.20 0.35	0.25	0.15	Each 0.05	Tot. 0.15	Rem.	
We hereby certi	ify that the foregoin	g results are correct, tha	t the material cor	unlies with the see						

was trained to the interest of the items furnished on this order. During the manufacturing, testing and inspection, the product did not come into direct contact with mercury or any of its compounds, nor with any mercury containing device employed a single boundary containment.

BY:	Art Onaitis	01/10/1
		01/10/1

KAISER ALUMINUM MATERIAL CERTIFICATION PRECISION TUBE CO 287 WISSAHICKON AVENUE

N. WALES, PA 19454

PAGE

PRECISION TUBE CO

2425 STEVENS DRIVE

RICHLAND, WA 99352

FABRICATED PROCUCTS, LLC

KAISER ALUMINUM

N. WALES SOLD TO

PA 19454 PT17134

PURCHASE ORDER

12/02/10

DATE PRINTED

SOLD TO

PURCHASE ORDER

DATE PRINTED

SPIRIT-352567

311130-001

RELEASE-ITEM

1.312 OD X .085 WALL ESRT CUSTOMER PART NUMBER DESCRIPTION

5.4#/PC +.500#/-0#

6061-0 ALLOY/TEMPER

MECHANICAL PROPERTY RESULTS

REFERENCE 50751 165		UTS (KSI) 17.0	YTS(KSI) 5.3	%Elong in 2"	HARDNESS	CONDUCT.	BEND
50751 165		16.5	5.5	28.5 28.9	NA N/A	N/A	N/A
50751 165	0001 003	16.7	5.1	28.4	NA N/A	N/A	N/A
50751 165	0001 004	16.5	4.9	28.0	NA N/A	N/A	N/A
50751 165	0001 005	16.5	6.1	27.7	NA N/A NA N/A	N/A	N/A
50751 165	0001 006	16.5	4.8	28.6	NA N/A	N/A	N/A
50751 165 50751 165	0001 007	16.6	4.9	28.5	NA N/A	N/A N/A	N/A
50751 165	0001 008	16.6	5.2	29.1	NA N/A	N/A N/A	N/A N/A
50751 165	0001 009	16.2	4.7	28.7	NA N/A	N/A	N/A N/A
50751 165	0001 010 0001 011	16.4	5.0	30.3	NA N/A	N/A	N/A
50751 165	0001 011	16.8	5.0	30.9	NA N/A	N/A	N/A
50751 165	0001 012	16.9	5.0	29.7	NA N/A	N/A	N/A
50751 165	0001 013	16.7 16.9	5.0	29.5	NA N/A	N/A	N/A
50751 165	0001 014	16.5	5.3	30.0	NA N/A	n/A	N/A
50751 165	0001 016	16.5	4.8	28.6	NA N/A	N/A	N/A
		10.7	6.2	28.9	NA N/A	N/A	N/A

Applicable Requirements:

ASTM-B241-02 ASTM-B221-08

ASTM-B345-02

AMS-QQ-A-200/8 TYPE 1

JNS#96061

ACTUAL CHEMISTRY

Also conforms to EN 10204 3.1

Kaiser Aluminum Fabricated Products, LLC hereby certifies that metal shipped under this order has been inspected and tested and found in conformance with the applicable specifications forming a part of the description set forth in Kaiser's sales acknowledgement form. Any warranty is limited to that shown on Kaiser's general terms & conditions of sale. Test reports are on file, subject to examination.

Domestic Melt Source

Ron Walls

General Manager

KAISER ALUMINUM MATERIAL CERTIFICATION PRECISION TUBE CO 287 WISSAHICKON AVENUE N. WALES, PA 19454

PAGE

KAISER ALUMINUM FABRICATED PROCUCTS, LLC 2425 STEVENS DRIVE RICHLAND, WA 99352

PRECISION TUBE CO

N. WALES SOLD TO

PA 19454 PT17134

PURCHASE ORDER

12/02/10

DATE PRINTED

SOLD TO

PURCHASE ORDER

DATE PRINTED

SPIRIT-352567

5.4#/PC +.500#/~0# 1.312 OD X .085 WALL ESRT

CUSTOMER PART NUMBER DESCRIPTION

311130-001 RELEASE-ITEM

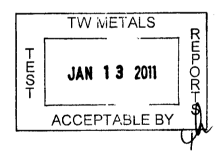
6061-0

ALLOY/TEMPER

CHEMICAL COMPOSITION (WT%), ALUMINUM REMAINDER

Others 6061 LIMITS Μq Βi Zr Ea Tot Maximum 0.80 0.70 0.40 0.15 1.20 0.35 0.25 0.15 NA NA NA 0.05 .15 Minimum 0.40 0.00 0.15 0.00 0.80 0.04 0.00 0.00 NA 0.00 .0 Others

Cast No Ċr Ċu M'n Mq Zn Ti Pb Bi Ea Tot Zr 68879 01 .05 1.01 .08 .04 . 02 .00 .00 .00



Applicable Requirements:

ASTM-B241-02 ASTM-B221-08 ASTM-B345-02 AMS-QQ-A-200/8 TYPE 1 UNS#96061 ACTUAL CHEMISTRY Also conforms to EN 10204 3.1

Kaiser Aluminum Fabricated Products, LLC hereby certifies that metal shipped under this order has been inspected and tested and found in conformance with the applicable specifications forming a part of the description set forth in Kaiser's sales acknowledgement form. Any warranty is limited to that shown on Kaiser's general terms & conditions sale. Test reports are on file, subject to examination.

Domestic Melt Source

Ron Walls

General Manager

STONED



BILL OF LADING CONNAISSMENT

NOT NEGOTIABLE NON-NÉGOCIABLE

Affix Sticker Here / Placer ici autocollant

Date	l Bı	Lot Lading :	INo. de connaisseme	ent P.O. #i bor	a d'achat D						
FEBI		, or Lasting	arto. do comaisseme	## P.Q. #100F	r u acnai	S C	No. de reference 있어고	Traile	r # /		
	R / EXP	DITEUR	?				212	No. de	e remorque :_		
Name 6	E0	EXP	RE55		Contact D	ENN	15	Seal # No. di			
Address / Adresse	500) UF	MDCEM	FER	Phone # No. de telép	OS-4	02-8326	Bellevill	e 613-966-8580) Montreal	51 4-426-4559
	155155			THC	Postal / ZIP (Code postal	Code L S	7151	Brockvil	le 613-345-2220	3 Ottawa	613-737-5900
	NEE / C	<u>ONSIGN</u>	ATAIRE					Cobourg	905-372-2223	3 Peterborough	705-748-444
Name D	ART	HER	OSPACE	,	Contact			Kingstor	n 613-384-4532	? Foronto	905-670-2270
Address / Adresse	270	PE	SERDEET	4 ST	Phone #	ona		Lindsay			888-737-9874
	YMKSB		Province / State Province / Etat	TMC	No. de téléph Postal / ZIP C Code postal	14 Xi eto	AIKJ			GES / FRAI	S DE
INVOICE	CHAR	ES TO:	(3rd Party) / FA	CTURÉS À	: (Tierce p	partie)	· 11 \ 1		VSPORT Prepald / <i>Port</i>	Pavá	
Name Nom					Account Code			, pag	(Bill Shipper / Fa	cturer l'expéditeu	r)
Address /					но, ав сотр	· e			C ollect / À <i>pei</i> (Bill consignee /	r cevoir Facturer le consi	anatairo)
Adresse City		•	Province / State		Postal / ZIP C	ode		Freight chai	rgas will be coilect unle	s marked prepaid:Los	
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